ZONING COMMITTEE STAFF REPORT

1. FILE NAME: REEMO gas island and gas pump relocation

FILE #12-101937

2. APPELLANT: Raymond and Susan Cantu

HEARING DATE: September 27, 2012

3. TYPE OF APPLICATION: Appeal of a decision by the zoning administrator to approve a site plan

4. LOCATION: 1200 Rice Street

5. PIN & LEGAL DESCRIPTION: 302922220172 - Stinsons Rice Streetaddition Subj to Esmt Lots 10, 11 and Lot 12 Blk 2

6 PLANNING DISTRICT: 6

PRESENT ZONING: B2

7 **ZONING CODE REFERENCE:** § 61.402(c) and 61.701(b)

8. STAFF REPORT DATE: August 19, 2012

BY: Corinne A. Tilley

9. DATE RECEIVED: September 4, 2012

60-DAY DEADLINE FOR ACTION:

A. **PURPOSE:** Appeal by Raymond and Susan Cantu of a decision by the zoning administrator to approve the site plan for the relocation of the gas island and gas pumps for Rice Street Market at 1200 Rice Street.

B. PARCEL SIZE: approximately 11,750 square feet

C. EXISTING LAND USE: B2 community business zoning district - auto convenience market

D. SURROUNDING LAND USE:

North: Maryland Avenue - County State Aid Highway 31

B2 - multiuse center and parking lot

East: R4 - alley and one family dwelling

South: B2 - registered vacant building category 2 since July, 2011

(previously used for office and accessory warehouse)

West: Rice Street - County State Aid Highway 49

B2 - vacant lot (commercial building demolished April, 2008)

and one family dwelling

E. ZONING CODE CITATION:

61.402 (c) Site plan review and approval

61.701 (b) Administrative appeals

- F. **PROJECT DESCRIPTION:** The site plan shows the proposed relocation of the gas island and gas pumps. (See enclosed plans.)
 - The existing 1,942 square feet building will remain.
 - The existing pump island, gas pumps, and exterior public pay phone will be removed.
 - A new pump island with gas pumps and a light pole will be constructed 12' south of the property line along Maryland Avenue and 33'-6" east of the property line along Rice Street.
 - A portion of the concrete sidewalk at the building entrance will be removed and a new handicap ramp and landing will be constructed to accommodate accessibility to the building.
 - Two employee only paved parking spaces will be added at the southeast corner of the property off of the alley.
 - The existing chain link fence along the alley will be removed and replaced with a wood privacy fence.
 - A new wrought iron decorative fence will be installed along Rice Street and Maryland Avenue.
 - A new dumpster enclosure will be located south of the building.

G. HISTORY:

As a part of a Maryland Avenue street widening project by Ramsey County, the north 20' of the property located at 1200 Rice Street was acquired. This resulted in a reduced lot area for the existing auto convenience market.

In July, 2011, a site plan was submitted to the City for review to redevelop the existing auto convenience market. With a smaller site, the applicant proposed to demolish the existing structures and construct a new 2,496 square feet building with two pump islands and a canopy.

In the meantime, the resulting Maryland Avenue road reconstruction, prohibited access to the north side gas pumps and restricted access to the south side gas pumps.

On April 13, 2012, the City's Department of Safety and Inspections Fire Inspection staff gave the property owner a timeline to remove the gas pumps.

On April 24, 2012, Ramsey County Public Works determined that the proposed new driveway curb cut on Rice Street was too close to the intersection with Maryland Avenue.

A conditional use permit for the proposed construction of a new auto convenience market was approved by the Planning Commission on May 18, 2012 subject to conditions.

When the applicant became aware of Ramsey County's disapproval of the proposed new curb cut on Rice Street, a scaled back version of the site plan was submitted. This version proposed to relocate the pumps only. The existing building and curb cut on Rice Street remained.

On July 11, 2012, the zoning administrator denied the original site plan proposal of a new building and pump islands because Ramsey County would not approve the proposed relocation of the existing driveway on Rice Street due to the inconsistency with traffic safety. In the same letter, the zoning administrator denied the revised site plan to relocate the pump islands because Ramsey County and Saint Paul Public Works determined it is not consistent with traffic safety.

On August 1, 2012, the property owner resubmitted a site plan that focused on the relocation of the pumps with the existing building to remain and a revised parking layout to facilitate truck and vehicle maneuvering.

The zoning administrator approved the site plan on August 24, 2012.

Raymond and Susan Cantu filed their appeal of the zoning administrator's decision on September 4, 2012.

H. DISTRICT COUNCIL RECOMMENDATION: Staff has not received a recommendation from District 6.

I. FINDINGS:

- 1. The appeal filed by Raymond and Susan Cantu lists three main issues as the basis for the appeal. The city's responses to the issues raised in the appeal are shown in bold, indented text.
 - "All actions/interactions with the neighborhood by District 6 Council, Zoning Committee, and the Planning Commission were predicated on the plans for a new building."

As explained in the history, the original site plan application submitted in July, 2011, did show a proposal to demolish all the structures on the existing site and then construct a new and larger building with pump islands, gas pumps, and a canopy.

1200 Rice Street is located in the B2 community business zoning district. An auto convenience market in the B2 zoning district requires a conditional use permit. Per Zoning Code Section 61.503(d), when the building containing a conditional use is torn down and a new building is constructed, the change to the conditional use requires a new conditional use permit. This conditional use permit was approved subject to conditions.

One of the proposals for this new construction was to relocate the driveway a few feet north on Rice Street (closer to Maryland). Ramsey County would not approve the driveway relocation due to concerns with traffic safety at the intersection of Maryland and Rice.

As the Maryland Avenue road construction continued, City staff and the applicant continued discussions and reviews of site plan revisions trying to get a new building and

pumps to fit on the site without relocating the driveways. During this time, the business owner lost the ability to sell gasoline to his customers because the reconstruction of Maryland Avenue left the gas pumps too close to the property line. Due to the loss of retail sales of gasoline and the proposed new construction stalemate, the applicant decided to scale back their proposal from constructing a new building to only relocating their pumps to get the fuel dispensing facilities back in operation.

Relocating the gas pumps does not require a new conditional use permit. Therefore, the conditional use permit approved in May, 2012, does not apply to the current proposal for relocating the gas pumps.

 "The approval letter of August 24 gives no indication that the site plan was reviewed by Ramsey County and Saint Paul Public Works and if the issues of traffic safety were addressed."

A copy of the site plan is distributed to City staff in various City departments, including Building, Fire, Heritage Preservation, Parks, Planning, Right-of-way, Sewers, Traffic, Water, Water Resources, and Zoning; and other governmental agencies, including District Councils, Ramsey County Public Works, Watershed Districts, and State of Minnesota Transportation Departments.

A meeting is setup for the applicant to explain their project and ask questions from staff. At this meeting staff shares their comments with the applicant and explains any revisions that need to be made to the site plan.

The applicant submitted revised plans (dated August 15, 2012) to address the comments shared at the meeting. The revised site plan met the city requirements, so staff issued an approval letter. The approval letter does not typically list each City department who has no further comments to the revised site plans.

The difference between the site plan denied on July 11 and the site plan approved on August 24 is that a WB-50 truck turning diagram was submitted to show that it is able to enter the property from Maryland Avenue traveling west, refuel the underground tanks with a clear view to the tanker valves and then exit the property on Rice Street traveling south. The plan also shows how vehicle maneuvering on the site is managed more effectively with the revised parking plan.

"District 6 Council scheduled a meeting on August 28, 2012 to review the site plan relocating the
gas pumps and discuss the project changing from new construction to a building rehabilitation.
Neighborhood citizens were informed on August 27, 2012 a site plan had been approved on August
24."

District 6 Council was sent a copy of the revised site plan (dated July 19, 2012) on August 3, 2012. District 6 Council responded with a letter dated August 10, 2012 stating that there were some concerns with the use of the alley, tanker truck delivery and its affects on the customer parking spaces, and fencing around the perimeter and requested additional time for neighbors to review the plan.

When staff reviewed the site plan, the concerns shared by the District Council were taken into consideration.

- The use of the alley was restricted to two employees only paved parking spaces
- Timing of tanker truck deliveries and customer parking spaces were reviewed and taken into account. A minimum of 5 parking spaces are required for this auto convenience market. A total of 8 parking spaces are proposed.
- The existing chain link fence along the alley is being replaced with a new wood fence. A new black wrought iron fence is being proposed to line the perimeter of the site along Maryland Avenue and Rice Street.

Staff must process site plans in a timely manner and when a site plan is found to be consistent with Zoning Code 61.402(c), staff approves the plan. Staff found that the revised site plan is consistent with the zoning code in addition to addressing concerns shared by the District Council and therefore approved the site plan.

2. The site plan complies with zoning standards and all other applicable ordinances of the City.

61.402(c) Site plan review and approval. In order to approve the site plan, the planning commission shall consider and find that the site plan is consistent with:

(1) The city's adopted comprehensive plan and development or project plans for sub-areas of the city.

(2) Applicable ordinances of the city.

(3) Preservation of unique geologic, geographic or historically significant characteristics of the city and environmentally sensitive areas.

(4) Protection of adjacent and neighboring properties through reasonable provision for such matters as surface water drainage, sound and sight buffers, preservation of views, light and air, and those aspects of design which may have substantial effects on neighboring land uses.

(5) The arrangement of buildings, uses and facilities of the proposed development in order to assure abutting property and/or its occupants will not be unreasonably affected.

(6) Creation of energy-conserving design through landscaping and location, orientation and elevation of structures.

(7) Safety and convenience of both vehicular and pedestrian traffic both within the site and in relation to access streets, including traffic circulation features, the locations and design of entrances and exits and parking areas within the site.

(8) The satisfactory availability and capacity of storm and sanitary sewers, including solutions to any drainage problems in the area of the development.

(9) Sufficient landscaping, fences, walls and parking necessary to meet the above objectives.

(10) Site accessibility in accordance with the provisions of the Americans with Disabilities Act (ADA), including parking spaces, passenger loading zones and accessible routes.

(11) Provision for erosion and sediment control as specified in the Minnesota Pollution Control Agency's "Manual for Protecting Water Quality in Urban Areas."

These requirements are met.

J. STAFF RECOMMENDATION: Based on the above findings, staff recommends denial of the appeal by Raymond and Susan Cantu of the decision of the zoning administrator to approve the site plan for the relocation of the pump island and gas pumps at 1200 Rice Street.

Attachments

Site plan approval letter, approved site plan and plan details Appeal filed by Raymond and Susan Cantu

SEP 0 4 2012



Appellant's Signature

K:cmartine/ped/forms/pcappforappealVRevised 8/27/08

APPLICATION FOR APPEAL

Department of Planning and Economic Development Zoning Section 1400 City Hall Annex 25 West Fourth Street Saint Paul, MN 55102-1634 (651) 266-6589

Zoning Office Use Only File #: 12-10193
Tentative Hearing Date:

APPELLANT	Name Raymond and Susan Cantu Address 115 Rose Avenue West City St. Paul St. M. N. Zip 55117 Daytime Phone (451-488-2308)							
PROPERTY LOCATION	Zoning File Name Approval of Site Plan 12-090127- Reenco Gas Rump relocation at 1206 Rice Street Address/Location 12-06 Rice Street							
TYPE OF APP	EAL: Application is hereby made for an appeal to the:							
Park .	Planning Commission, under provision of Chapter 61, Section 701, Paragraph c of the Zoning Code, of a decision made by the Planning Administrator or Zoning Administrator							
OR								
City Council, under provision of Chapter 61, Section 702, Paragraph a of the Zoning Code, of a decision made by the Planning Commission								
Date of decision: August 24, 2012 File Number: 13-090/27								
GROUNDS FOR APPEAL: Explain why you feel there has been an error in any requirement, permit, decision or refusal made by an administrative official, or an error in fact, procedure or finding made by the Planning Commission.								
The above named appellant hereby appeals the decision of the Department of Safety and Inspections to approve site plan 12-090127 – REEMO gas pump relocation 1200 Rice Street, dated August 24, 2012, and asks the Planning Commission to deny the site plan approval.								
The above named appellant's appeal consists of the following:								
Attachment A District Attachment B Zoning Attachment C Zoning Attachment D Planni Attachment E July 11 Attachment F August Attachment H G City of Attachment I Minimur Attachment I Minimur Attachment I Minimur	and Actions, Page 2-4 Grounds for Appeal, Page 5 – Letter of Support, Attachments totaling 53: 6 Planning Council Task Force recommendation and modification requests Committee May 10 th Results Committee Staff Report and Conditional Use Permit Application ng Commission Min. pgs 1 & 9, T. Beach response to several condition requests, Planning Commission Resolution, Tri Area Block Club letter 1, 2012 letter from Department of Safety and Inspections denying two sile plans 124, 2012 letter from Department of Safety and Inspections approving site plan Saint Paul Planning Commission Resolution ated Settlement – Parcel #3 on the Rice Street at Maryland Reconstruction Project m Compensation Statue, M.S. 117.187 6 Planning Council Land Use Task Force agenda							

Appeal of August 24th 2012 Approval of Site Plan 12-090127 - REEMO gas pump relocation 1200 Rice Street

History:

Ramsey County authorized construction of turn lanes on Maryland at Rice to improve safety/traffic issues at the intersection. The City of Saint Paul acquired the additional footage for the street expansion. The City Council authorized the purchase of three homes on Maryland due to concern of those homeowners over the livability after loss of the frontage. Mr. Alsadi, 1200 Rice Street, worked through the appeal process eventually receiving a settlement of \$1,000,000 from Ramsey County. Property owners on the block were approached by a developer who expressed interest in acquiring all property on the block for a redevelopment. Mr. Alsadi did not reach an agreement and chose to remain a part of the community.

Actions:

April 24, 2012 District 6 Land Use Task Force application for a Conditional Use Permit at 1200 Rice Street
The CUP application was reviewed and discussed. Mr. Alsadi stated in his application "The property
located at 1200 Rice Street which is located at the southeast corner of the intersection is losing
20 feet across the north property line and a diagonal piece of property at the corner. Due to this
taking the property needs to remove and relocate the pump island, canopy, underground tanks,
and building".

John Kosmos, KK Design acting on behalf of Mr. Alsadi presented detailed drawings for a new building and reconfiguration of the lot which were included with the application.

District 6 Council recommended approval and submitted a list of conditions for consideration.1

May 10, 2102 - Zoning Committee - 12-045-151 Conditional Use Permit 1200 Rice Street | III

The Zoning Committee Staff Report was presented:

Section H Findings:

1.Due to the land acquisition, the property owner needs to remove and relocate the pump islands, canopy, underground tanks, and building.

Section I STAFF RECOMMEDATION:

Based on the **above** findings, staff recommends approval of the Conditional use permit for auto convenience market subject to the condition that a site plan is approved by city staff.

Zoning Committee recommended approval with conditions.

May 18, 2012 – Planning Commissioniv

#12-045-151 Bilal Alsadi – Conditional use permit for auto convenience market Packet for the meeting included the Zoning Committee Staff Report, Mr. Alsadi's application, drawings for a new building by KK Design, District 6 letter, Tri Area Block Club letter, Planning Commission Resolution.

Planning Commission approved the CUP subject to the additional conditions (Tom Beach memo).

July 11, 2012 Site Plan 11-250428 Department of Safety and Inspections Letter to Mr. Alsadi^v

Denied site plan for a new building and pump island citing Ramsey County and Saint Paul Public Works traffic safety concerns.

Denied site plan for relocating the pump islands 12' south while keeping the existing building and driveway citing concerns of Ramsey County and Saint Paul Public Works determination that it was not consistent with traffic safety. Moreover, the site plan would not work for standard tanker truck gas delivery, and circulation of cars on the site.

August 24, 2012 Site Plan 12-090127 Department of Safety and Inspections Letter to Mr. Alsadi^{vi} **Approved site plan to move pumps** islands subject to conditions.

Grounds for Appeal:

All actions/interactions with the neighborhood by District 6 Council, Zoning Committee, and the Planning Commission were predicated on the plans for a new building.

The resolution^{vil} granting the CUP approved by the planning commission on May 18, 2012 stated the following:

"WHEREAS, the Saint Paul Planning Commission, based on the evidence presented to its Zoning Committee at the public hearing as substantially reflected in the minutes, made the following findings of fact:

1. Maryland Avenue is being reconstructed to provide additional left-turn lanes. Due to the need for extra width, portions of property along the south side of Maryland east of Rice Street are being taken. This property, at 1200 Rice Street, is located at the southeast corner of this intersection and will lose the north 20 feet of the site through acquisition by the county. Due to the land acquisition, the property owner needs to remove and relocate the pump islands, canopy, underground tanks, and building. Because the existing building and facilities will be removed the applicant is required to apply for a new condition use permit for an auto convenience market.

When was this project changed from a rebuild and investment in the neighborhood to a minor rehab of one of the corners of a major intersection of the City? An approval of a plan that does not include removal of the existing building is in direct conflict with the resolution passed by the Planning Commission and should not stand.

As per the Executive Summary of the settlement, agreement between Mr. Alsadi and Ramsey County^{viii} the Eminent Domain Commission award of \$867,624 was based heavily on the Minimum Compensation Statue (M.S. 117.187)^{ix} which addresses compensation for relocations.

Why was approval for a minor rehabilitation approved when Mr. Alsadi has been compensated for costs of relocation?

As homeowners in close proximity to the intersection, the neighborhood was optimistic that this would spark further investment in the area. Certainly, Mr. Alsadi must be as confused as the neighborhood over a denial for a new building and subsequent approval of a rehabilitation plan that is in direct conflict with the Planning Commission Resolution.

The approval letter of August 24 gives no indication that the site plan was reviewed by Ramsey County and Saint Paul Public Works and if the issues of traffic safety were addressed.

Why was a plan to relocate the pumps rejected on July 11 due to safety concerns and then a plan to relocate the pumps is approved on August 24? How could a plan to relocate the pumps be unsafe in July and safe in August?

No plan site plan approval should be issued until the community is assured that all safety issues have been addressed, there needs to be a full airing of this issue. This entire project and the **multi-million dollar cost** to tax payers was undertaken to improve safety and traffic flow at the intersection of Maryland/Rice.

District 6 Council scheduled a meeting on August 28, 2012^x to review the site plan relocating the gas pumps and discuss the project changing from new construction to a building rehabilitation. Neighborhood citizens were informed on August 27, 2012 a site plan had been approved on August 24.

Why was a site plan approved four days before the scheduled District 6 meeting?

Why was the procedure of obtaining review and advice from the District 6 Council not followed?

No site plan should be approved before District 6 has a sufficient amount of time for consideration and review. The Area Plan for District 6 cites specific requirements and recommendations to ensure an "Attractive Commercial District". The area plan specifically addresses auto related businesses and street design guidelines for existing building renovations and improvements.

Despite the administrative approval of the site plan before the meeting, the site plan was presented and there was discussion that found it lacking and in conflict with the Area Plan. Less and less detail is provided each time a new site plan is submitted for approval. This project is of high importance to the neighborhood and District 6. The neighborhood and District 6 have clearly indicated concerns with this project that the City and County have disregarded and failed to take into consideration. This latest action to administratively approve a site plan, which had never been contemplated or presented to District 6, demonstrates that no regard is given to the concerns of the neighborhood directly affected by these actions.

During the August 28 meeting and in subsequent communication with District 6 many issues were raised with the approved plan that needs to be addressed if this plan is to be considered. Discussion involved the complete change to just move the pumps and leave the current building versus the new building plan, and the actions taken by the City and County.

Discussion moved to the site plan approved April 24. There were concerns in regards to access of the pump location, fuel tanker access, the handicapped access ramp, and the parking places for employees.

The location of the pumps is a critical issue, one for obvious safety concerns, but also for general traffic and congestion of vehicle and pedestrian traffic. Concerns were raised regarding the placement of the pumps in relation to the street, sidewalk, and building. The proposed location of the fuel pumps creates seriously congested foot traffic into the building from the street, parked vehicles at the pump, and in the lot parking spots. At first glance, it does not appear there is enough room for in and out going vehicle traffic, pedestrian movement, and commercial vehicles necessitating scientific verification in regards to the pump location. There is a question of whether measurements regarding the pumps location and island reconstruction are in fact accurate. Based on prior errors in previous site plans by both sides of the application and approval process it would be no surprise if the calculation were incorrect and taken from the wrong points.

The new site plan does not address the flow of the tanker traffic, which details the entry and exit points of the tanker. In the original site plan for the new building great detail and attention was paid to lock time, steering angle, and other measurables. This issue was raised at the meeting and no real explanation was provided as to why it is not in the current site plan.

The design for the handicapped accessibility necessitates that the individual would access the building by moving through the traffic flow area. There should be access to a sidewalk directly east of the parking spot and along the entire north side of the building for safety reasons.

The site plan also creates two parking spots for employees in the back of the building, which abuts the alley. The drawing depicts the spots at 90-degree angles to each other, but does not take into account that the spots call for the removal of curbing which creates problems for snow removal and parking by the owner of the home on the other side of the alley. At a certain point, the spots will become so caked with snow and ice it will make it impossible to use these spots. Consequently, the employees will try to the use the alley to park making it impassable during the winter.

The employee parking spots also create an attractive nuisance. Currently access to these areas is limited, and it is more a depository for patron's trash and winter snow. The parking spot will create another pedestrian traffic lane behind the business and create even more of a problem with non-resident traffic through the current alley. The creation of the parking spots allows more access, which based on the history of this area will promote neighborhood issues.

This entire project has brought about a lot of frustration and unfulfilled expectations for the neighborhood. We were shown a new building plan which would enhance Rice Street and Maryland Avenue and encourage its use by the neighbors. It appears this action by the City is discouraging investment in the area.

¹ Attachment A District 6 Planning Council Task Force recommendation and modification requests

Attachment B Zoning Committee May 10th Results

Attachment C Zoning Committee Staff Report and Conditional Use Permit Application

Attachment D Planning Commission Minutes pages 1 and 9, Tom Beach response to several condition requests, Planning Commission Resolution, Tri Area Block Club letter

 $^{^{}m v}$ Attachment E July 11, 2012 letter from Department of Safety and Inspections denying two site plans

Attachment F August 24, 2012 letter from Department of Safety and Inspections approving site plan

vii Attachment G City of Saint Paul Planning Commission Resolution

Attachment H Negotiated Settlement – Parcel #3 on the Rice Street at Maryland Reconstruction Project

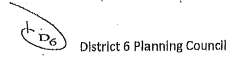
Attachment I Minimum Compensation Statue, M.S. 117.187

X Attachment J District 6 Planning Council Land Use Task Force agenda

Appeal of the Approval of Site Plan 12-090127 - REEMO Gas Pump relocation at 1200 Rice Street

We, the undersigned, having received and read a copy of the above named appeal express our

support for the Appellant.	
Name Va 3	Address /19 W. Rose
Name Patricio Zango	Address 119 W. Rose
Name Stiphanie Dallahi	Address 1185 Park Stalt.
Name Manh 22	Address N88 Part St
Name Fetsy Carlott	Address 151 Ros Aul (1).
Name Jym M. Connocle	Address 105 W. Pose ane
Name alit Consul	Address 105. W. Rose Ave
Napolernie Darcia Kaals	Address 95 W. Rose av
Namo in & factleffe	Address 111 Wi 2050 AUS
Name	Address



171 Front Avenue Saint Pául, MN 55117 651-488-4485 fax: 651-488-0343 <u>district6ed@dist6pc.org</u>

May 2, 2012

Zoning Committee of the Planning Commission

RE: 1200 Rice Street Conditional Use Permit and Site Plan Review

At its April 24, 2012 District 6 Planning Council's Land Use Task Force meeting the Task Force met with the applicant and the architect regarding 1200 Rice Street.

John Kosmos, the architect for the rebuild updated the Task Force and the community on the submitted site plan for 1200 Rice Street rebuild.

After discussion, the Task Force recommends approving the Conditional Use Permit and the site plan with the following requested modifications:

- The trash storage area will be totally enclosed, including an overheard structure
- The space between the building and trash enclosure will be eliminated and the south section of the property will be closed off so foot traffic will be kept to a minimum
- There will be no encroachment to the alley
- Extend the partition wall on the eastside of the property by using a fencing system to close off the building.
- Water management will meet with the City/County approval
- Under canopy lights that will not shine out into the street
- Adequate lighting throughout the site including the sides and back portion of the property
- Security cameras to monitor the entire site including the alley are engaged at all times with a 24 hour loop and a 45 day access to video
- Visual monitors inside the store
- Use CPTED practices
- Vents on the roof not on the sides of the building
- The desired minimum ingress/egress is 300 feet from the intersection so the current ingress/egress closest to Rose Avenue must remain

- Ingress and egress needs to meet the City of Saint Paul and Ramsey County's approval
- The applicant will utilize the Rice Street Commercial Guidelines
- The applicant follows recommendations set forth by the Site Plan review team

Thank-you for your consideration and if you have questions, please contact the office at the numbers above.

Regards,

Jeff Martens

Jeff Martens Land Use Task Force Chairman

Cc: Ward 5 .
County Commissioner Janice Rettman
North End Business Association
Dan Zangs
John Kosmos

An Affirmative Action Equal Opportunity Employer



CITY OF SAINT PAUL Christopher B. Coleman, Mayor

25 West Fourth Street Saint Paul, MN 55102

Telephone: 651-266-6700 Facsimile: 651-228-3220

Recommendation

Committee

(Spaulding,

Merrigan)

Denial

(3 - 2)

Staff

Staff

Approval with

conditions

DATE:

May 11, 2012

TO:

1.

2.

Planning Commission

FROM:

Zoning Committee

SUBJECT:

Results of May 10, 2012 Zoning Committee Hearing

OLD BUSINESS

Grand Finn student apartments (12-037-383)

Site plan review for a new 20-unit apartment building (5 story

building with underground parking)

Address:

2124 Grand Ave

District Comment:

District 14 made no recommendation

Support:

0 people spoke, 0 letters

Opposition:

7 people spoke, 11 letters

Hearing:

Hearing is closed

Motion:

Denial

NEW BUSINESS

Bilal Alsadi (12-045-151)

Conditional use permit for auto convenience market

Address:

1200 Rice St

SE corner at Maryland

District Comment:

District 6 recommended approval with

conditions

Support:

0 people spoke, 1 letter

Opposition:

2 people spoke, 1 letter

Hearing:

Hearing is closed

Motion:

Approval with conditions

Recommendation Committee Approval with Approval with condition conditions (4 - 0)

AN AFFIRMATIVE ACTION EQUAL OPPORTUNITY EMPLOYER

ZONING COMMITTEE STAFF REPORT

1. FILE NAME: Bilal Alsadi

FILE # 12-045-151

2. APPLICANT: Bilal Alsadi

HEARING DATE: May 10, 2012

3, TYPE OF APPLICATION: Conditional Use Permit

4. LOCATION: 1200 Rice St, SE corner at Maryland

5. PIN & LEGAL DESCRIPTION: 302922220172, Stinsons Rice Streetaddition Subj To Esmt Lots 10,11 And Lot 12 Blk 2;

6 PLANNING DISTRICT: 6

PRESENT ZONING: B2

7 **ZONING CODE REFERENCE:** § 65.702; § 61.501; § 61.502

8. STAFF REPORT DATE: May 2, 2012

BY: Kate Rellly

9. DATE RECEIVED: April 12, 2012

60-DAY DEADLINE FOR ACTION: June 11, 2012

A. PURPOSE: Conditional use permit for auto convenience market

B. PARCEL SIZE: Irregularly shaped parcel 112 feet (on the Maryland side) x 95 x 128 x 77 (on the Rice side) X 21 feet totaling 11, 831 square feet.

C. EXISTING LAND USE: Auto Convenience Market

D. SURROUNDING LAND USE:

North: Commercial building (B2 Community Business)

East: Single family homes (R4 Single-family residential)

South: Commercial (B3 General Business)

West: Single family homes (B2)

E. ZONING CODE CITATION: §65,702 lists conditions that auto convenience markets must meet; §61,501 lists general conditions that must be met by all conditional uses;

- F. **HISTORY/DISCUSSION:** A permit for a filling station was first approved in this location in 1940 (Z.F. #999). The permit was granted again in 1967 when the existing filling station was rebuilt (Z.F. #6245).
- G. **DISTRICT COUNCIL RECOMMENDATION:** The District 6 Council recommends approval and has attached a list of proposed conditions for consideration by the Planning Commission.
- H. FINDINGS:
 - 1. Maryland Avenue is being reconstructed to provide additional left-turn lanes. Due to the need for extra width, portions of property along the south side of Maryland east of Rice Street are being taken. This property, at 1200 Rice Street, is located at the southeast corner of this intersection and will lose the north 20 feet of the site through acquisition by the county. Due to the land acquisition, the property owner needs to remove and relocate the pump islands, canopy, underground tanks and building. Because the existing building and facilities will be removed, the applicant is required to apply for a new conditional use permit for an auto convenience market.
 - 2. § 65.702 lists the following standards that an auto convenience market must satisfy:
 - (1) The use is subject to standards (a), (b), (c), (e), and (g) in § 65.703, auto service station. Standards (e) and (g) apply only in traditional Neighborhood and IR industrial districts. The subject property is in the B2 Community Business District, and therefore standards (e) and (g) do not apply.
 - a. The construction and maintenance of all driveways, curbs, sidewalks, pump islands or other facilities shall be in accordance with current city specifications.... This condition is met. The newly constructed auto convenience market will be constructed in accordance with current city specifications.
 - b. A ten-foot buffer area with screen planting and an obscuring wall or fence shall be required along any property line adjoining an existing residence or residentially zoned property. This condition is met. The residential property to the east does not

Zoning File # 12-045-151 Zoning Committee Staff Report Page 2

- adjoin the property. It is separated from the property by a 20 foot wide alley. In addition, the residentially zoned area will be buffered by the building and a fence,
- d. Outdoor accessory sales of goods or equipment shall not be located in a required setback, parking or maneuvering space, or substituted for required landscaping. This condition is met. Outdoor accessory sales of goods or equipment will not take place in a required setback, parking or maneuvering space at this location.
- (2) The zoning lot on which it is located shall be at least twelve thousand (12,000) square feet in area. This condition is met. The lot size is approximately 11,831 square feet. In order to make a density calculation, 1/2 of the width of the adjacent alley is added to the lot area of the parcel in question. The alley portion is approximately 940 square feet, for a total lot area of approximately 12,771 square feet.
- I. STAFF RECOMMENDATION: Based on the above findings, staff recommends approval of the Conditional use permit for auto convenience market subject to the condition that a site plan is approved by city staff.

CONDITIONAL USE PERMIT APPLICATION

Department of Planning and Economic Development Zoning Section 1400 City Hall Annex 25 West Fourth Street Saint Paul, MN 55102-1634 (651) 266-6589

PD=6

AVE. ZID 55124 _Daytime Phone_ **APPLICANT** Contact Person (If different) JOHA Address / Location **PROPERTY** Legal Description LOCATION (attach additional sheet if necessary) Application is hereby made for a Conditional Use Permit under provisions of TYPE OF PERMIT: , Section 702, Paragraph of the Zoning Code. SUPPORTING INFORMATION: Explain how the use will meet all of the applicable standards and conditions. If you are requesting modification of any special conditions or standards for a conditional use, explain why the modification is needed and how it meets the requirements for modification of special conditions in Section 61.502 of the Zoning Code. Attach additional sheets if necessary. SER ATTACKED SHERT DATED 4/11/12 Required site plan is attached Date 4-12-2017 City Agent

April 11, 2012

Support Information for Conditional Use Permit Application: 1200 Rice Street

This Conditional Use application is presented due to the changes that are taking place at the intersection of Rice Street and Maryland Ave. Maryland Avenue is being reconstructed to provide additional turning lanes. Due to the width requirements required by Ramsey County and the City of St. Paul, addition land is being taken on the south side of Maryland, specifically along the south side of Maryland and east of Rice Street. The property located at 1200 Rice Street which is located at the southeast corner of the intersection is losing 20 feet across the north property line and a diagonal piece of property at the corner. Due to this taking the property needs to remove and relocate the pump islands, canopy, underground tanks and building.

The attached site plan identifies the various amenities being removed and their placement after the re-construction. The remaining property area is 11,830 square feet. The building will be 2,496 square feet with 7 parking stalls and two pump islands with a 24' \times 60' overhead canopy. The new facility will provide the same services as it currently provides with-in an updated structure and site amenities.

Two primary items need to be addressed in the granting of the Conditional Use Permit. The various conditions for the proposed use are noted in Sec. 65.702, Auto Convenience Market. The proposed plans meet all of the requirements with the exception of item (b), the lot area shall be at least 12,000 square feet in area. Due to the taking of the north 20 feet the lot area is reduced to 11,830 square feet, thus requiring an amendment to continue functioning as an Auto Convenience Market.

The second is the need to re-establish its current Conditional Use Permit to allow the Auto Convenience Market on the remaining B-2 zoned property. With the building being removed it causes the current Conditional Use to also be removed from the property. As the use is re-established, the Conditional Use needs to also be re-established.

Therefore, the request includes that the Conditional Use Permit be re-established and that the lot size requirement be reduced to 11,830 square feet, for the property located at 1200 Rice Street, St. Paul, MN, Lots 10, 11, 12, Block 2, Stinson's Rice Street Addition to the City of St. Paul, Minn.

Bilal Alsadi, Owner 1200 Rice Street St. Paul, MN Subject: cup standards

From: "Tom Beach" <Tom.Beach@cl.stpaul.mn.us>

Date: 3/26/2012 9:29 AM To: john@kkdesign.biz





Sec. 65,702. - Auto convenience market.

A place where gasoline, motor oil, lubricants, or other minor accessories are retailed directly to the public on the premises in combination with the retailing of items typically found in a convenience market or supermarket.

Standards and conditions: .

(a) V

The use is subject to standards and conditions (a), (b), (d), (e), and (g) in section 65.703, auto service station.

(b) V

The zoning lot on which it is located shall be at least twelve thousand (12,000) square feet in area.

(Ord. No. 11-27, § 1, 4-20-11)

Sec. 65.703. - Auto service station.

LOT SIZEAFTER 20'TAKING ALONG MARYLAND IS 11,8305, F.

A place where gasoline or any other automobile engine fuel (stored only in underground tanks), kerosene, motor oil, lubricants, grease (for operation of motor vehicles), or minor accessories are retailed directly to the public on the premises and/or where the servicing or minor repair of automobiles may occur.

Standards and conditions:

(a) **V**

The construction and maintenance of all driveways, curbs, sidewalks, pump islands or other facilities shall be in accordance with current city specifications. Such specifications shall be developed by the planning administrator, traffic engineer and city fire marshal, and shall be approved by the planning commission, and filed with the city clerk.

(b) V

A ten-foot buffer area with screen planting and an obscuring wall or fence shall be required along any property line adjoining an existing residence or residentially zoned property.

(c) V

The minimum lot area shall be fifteen thousand (15,000) square feet, and so arranged that ample space is available for motor vehicles which are required to wait. Auto service stations which are intended solely for the sale of gasoline, oil and minor accessories and having no facilities for incidental servicing of automobiles (including lubricating facilities) may be permitted on a lot of twelve thousand (12,000) square feet, subject to all other provisions herein required.

(d)V

Outdoor accessory sales of goods or equipment shall not be located in a required setback, parking or maneuvering space, or substituted for required landscaping.

Additional standards and conditions in traditional neighborhood districts:

(e) v.

WORSHERT 292

The principal building shall comply with the dimensional standards and design guidelines applicable to traditional neighborhood districts, except that the maximum setback requirement may be modified by the planning commission so that pump islands may be placed in front of the building if this arrangement is considered preferable for circulation, aesthetics or buffering of neighboring uses.

Additional standards and conditions in traditional neighborhood and IR industrial districts:

(f) N/A.

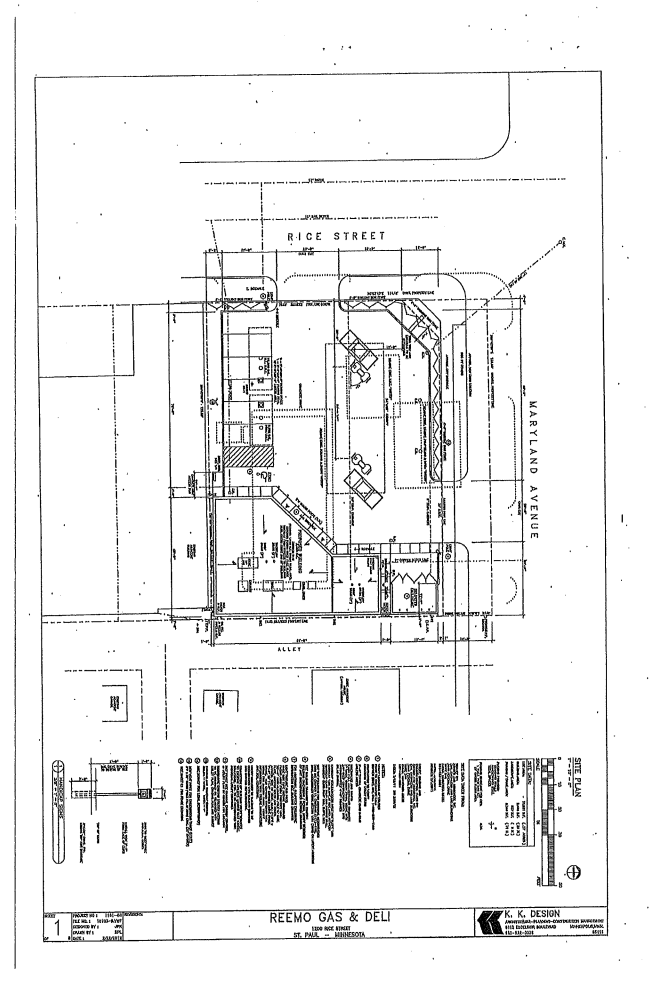
All vehicles awaiting repair or pickup shall be stored on the site within enclosed buildings or defined parking spaces in compliance with section 63.301

(g) 🗸

There shall be no exterior storage. Space for accessory outdoor sales of goods or equipment shall be limited to two hundred (200) square feet.

(h) N/A.

In the T2 traditional neighborhood and IR light industrial restricted districts this use shall be limited to parcels within ¼ mile of University Avenue.



Saint Paul Planning Commission City Hall Conference Center 15 Kellogg Boulevard West

Minutes May 18, 2012

A meeting of the Planning Commission of the City of Saint Paul was held Friday, May 18, 2012, at 8:30 a.m. in the Conference Center of City Hall.

Commissioners

Mmes. Merrigan, Noecker, Perrus, Reveal, Shively, Wang, Wencl; and

Messrs. Connolly, Edgerton, Gelgelu, Lindeke, Nelson, Ochs, Oliver, Spaulding,

Ward, and Wickiser.

Commissioners

Mmes, Halverson, *Porter, *Thao, and Mr. *Schertler.

Absent:

Present:

*Excused

Also Present:

Donna Drummond, Planning Director; Tom Beach, Department of Safety and Inspections; Patricia James, Allan Torstenson, Luis Pereira, Kate Reilly, Anton Jerve, Eduardo Barrera, and Sonja Butler, Department of Planning and Economic

Development staff.

Approval of minutes May 4, 2012. I.

> Chair Wenel announced that the minutes are not available at this time. However they will be ready for approval at the June 1, 2012 meeting.

Π. Chair's Announcements

Chair Wencl had no announcements.

ш. Planning Director's Announcements

Donna Drummond announced that the City Council approved a Interim Use Permit for Semple to do rock crushing on the west side. They were given the permit to crush an existing pile of rock on their property during a 60 day time period. Rock crushing will be an issue that is part of the Industrial Zoning Study that will be up for public hearing at the next Planning Commission meeting. The City Council also approved zoning changes resulting from the District 9 Gateway Zoning Study. The Planning Commission had recommended T3 zoning for the properties that are on Grand/Ramsey just off West 7th Street and the City Council gave final approval for T1 zoning.

IV. PUBLIC HEARING: Near East Side Roadmap & Rezoning Study – Item from the Neighborhood Planning Committee. (Luis Pereira, 651/266-6591)

Chair Wenel announced that the Saint Paul Planning Commission is holding a public hearing on the Near East Side Roadmap & Rezoning Study. Notice of the public hearing was published in the Pioneer Press on May 2, May 7, and May 14, 2012, and was mailed to the citywide Early

Commissioner Perrus explained that condition #6 called for parts of certain fourth and fifth floor windows in the back of the building to be translucent. This would do little to improve privacy and would not be conducive to a good living environment in the apartments.

Commissioner Merrigan proposed a friendly amendment to conditon #3, which was accepted, to increase the number of secure bicycle spaces to 24 in the underground parking garage and 36 in the patio area near the front door.

Commissioner Spaulding noted the positive impacts of some additional density proximate to St. Thomas on a transit corridor, something that is part and parcel of our comprehensive plan.

Commissioner Oliver asked if the applicant agreed to the conditions?

Tom Beach said yes, in general, the applicant agrees. He then stated that there might be some problems squeezing in that many bicycle racks, and suggested more flexibility in determining the exact number.

After further discussion about the wording of the amendment to condition #3, it was agreed that it should be as many secure bicycle parking spaces shall be provided on site as determined to be practical by site plan review staff: at least 12 and up to 24 in the underground parking garage, and at least 12 and up to 36 in the patio area near the front door.

<u>MOTION</u>: Commissioner Reveal moved to call the question. Commissioner Ochs seconded the motion. The motion to call the question passed unanimously on a voice vote.

<u>VOTE ON MOTION TO APPROVE WITH CONDITIONS</u>: The motion carried on a vote of 15-1 (Nelson).

NEW BUSINESS

#12-045-151 Bilal Alsadi - Conditional use permit for auto convenience market. 1200 Rice Street, SE corner at Maryland. (Kate Reilly, 651/266-6618)

Commissioner Nelson moved the Zoning Committee's recommendation to approve the conditional use permit subject to additional conditions. The motion carried unanimously on a voice vote.

#12-048-444 Church of St. Bernard — Conditional use permit for transitional housing, with modification of number of residents to permit 12 adults and their minor children. 197 Geranium Avenue West, NE corner at Woodbridge. (Luis Pereira, 651/266-6591)

Commissioner Ward asked if the total number of beds/occupants that is allowed for this particular district in transitional housing is known.

Patricia James reported that she did not have that information with her.

Commissioner Merrigan provided information from the staff report that, in this case of a 12 person residential housing facility, the planning district concentration would go from 0.22% to 0.27% and leave a balance of 185 beds available in the district.



Tom Beach has provided a response to several of the conditions requested by the District 6 Community Council.

The trash storage area will be totally enclosed, including an overhead structure

Trash storage doesn't need a roof – there is no one in a multi-storey building who will be looking down on the structure. The structure itself is masonry and wood and will be enclosed on four sides.

 The space between the building and trash enclosure will be eliminate and the south section of the property will be closed off so foot traffic will be kept to a minimum

There is a door on the north side of the building that is required by building code. There is a fence between the building and the trash enclosure.

- There will be no encroachment to the alley This is a reasonable condition.
- Extend the partition wall on the east side of the property by using a fencing system to close off the building.
 The alley is blocked off by the fence, dumpster enclosure and building.
- Water management will meet with the City/County approval
 City/County staff and the applicant are working on water management of
 the site. The storm sewer pipe at Maryland is very narrow.
- Under canopy lights that will not shine out into the street.
- Adequate lighting throughout the site, including the sides and back portion of the property.

Site plan review requires that a lighting plan be submitted.

- Security cameras to monitor the entire site including the alley are engaged at all times with a 24-hour loop and a 45-day access to video
- · Visual monitors inside the store
- Use CPTED practices

Not handled in site plan review and staff is not qualified to address this issue.

- Vents on the roof, not on the sides of the building
 No vents are proposed for the sides of the building
- The desired minimum ingress/egress is 300 feet from the intersection so the current ingress/egress closest to Rose Avenue must remain.
- Ingress and egress needs to meet the City of Saint Paul and Ramsey County's approval.

It is not reasonable, based on the layout of the site and the street intersection to have ingress/egress 300 feet from the intersection. The driveway needs to be located 20 feet north of the south property line otherwise the entire site needs to be redesigned, including the location of the building and the pumps. They will meet with City and County approval and both agencies are working with the applicant on proper ingress/egress.

- The applicant will utilize the Rice Street Commercial Guidelines.
 Staff is unfamiliar with the guidelines.
- The applicant follows recommendations set forth by the site plan review team.
 The applicant must made adjustments according to site plan review results.

2F#12-045-151 Bilal Alsadi

To: Zoning Committee of the St. Paul Planning Commission

From: Tri Area Block Club

c/o District 6 Planning Council

Re: 1200 Rice Street File # 12-045-151 May 10, 2012 Zoning Committee Hearing.

Date: May 6, 2012

The 14-square-block Tri Area Block Club, located in St. Paul's North End neighborhood, shares the concerns of the residents of Rose Avenue regarding the plan for 1200 Rice Street. The Northwestern boundary of our block club runs south along Park Street from Maryland Avenue. This is one block east of 1200 Rice Street. Block club members drive and/or walk through the Rice/Maryland intersection daily. This is a highly traveled, congested intersection with a high accident rate. The community has long awaited the multimillion dollar intersection improvement project. However, we agree that elements of the site plan for 1200 Rice Street would negate some of the positive aspects of these improvements.

Our concerns are as follows:

- The close proximity of the Rice Street ingress/egress to the intersection. The proposed location would cause southbound traffic on Rice Street to back up into the intersection when a southbound vehicle is waiting for a gap in northbound traffic to access 1200 Rice Street. This could also cause congestion impacting traffic turning off of Maryland (from both the east and west) onto southbound Rice Street.
- Safety issues related to exiting the site. Right turns only should be allowed upon exiting.
- The amount of parking for employees and customers of both the convenience store and restaurant seems underestimated, especially for those eating on site.
- The setback utilizing alleyway was not subject to community process.
- The ability for tanker trucks to access the site and deliver fuel.

Thank you for consideration of our concerns.

Tri Area Block Club c/o District 6 Planning Council



CITY OF SAINT PAUL Christopher B. Coleman, Mayor 375 Jackson Street, Suite 220 St Paul, Minnesota 55101-1806 Telephone: 651-266-8989 Facsimile: 651-266-9124 Web: www.stpaul.gov/dsl

July 11, 2012

Bilal Alsadi 13850 Guild Avenue Apple Valley, MN 55124

RE: Site Plan 11-250428

Reemo Convenience Store and Gas Station at 1200 Rice Street

Dear Mr. Alsadi:

I am writing this letter in response to the site plans you have submitted to the City for your property at 1200 Rice Street.

Site plan for a new building and pump islands

Ramsey County took the north 20' of your property to widen Maryland Avenue and you submitted a site plan to construct a new building and pumps on the remaining land. This plan calls for moving the Rice Street driveway approximately 22' closer to the Maryland Avenue intersection than the existing driveway. Rice Street is a County Highway and so Ramsey County and Saint Paul Public Works must both approve relocating the driveway. However, they have both determined that moving the driveway closer the intersection is not consistent with traffic safety and they will not approve relocating the driveway as shown on this plan.

Based on this, the City cannot approve this site plan or a new building and pump islands.

Site plan for relocating the pump islands

Ramsey County recently widened Maryland Avenue and now the pump islands for your station sit within a couple feet of the public sidewalk along Maryland. Saint Paul Fire Safety issued you orders to close the pumps.

You recently submitted a plan to move the gas pumps approximately 12' south while keeping the existing building and driveways. This site plan was reviewed by Ramsey County and Saint Paul Public Works and they both determined that it is not consistent with traffic safety. The site plan does not work for gas deliveries using a standard tanker truck and you have previously indicated that smaller trucks are generally not available. In addition, circulation for cars on the site will not work if cars park in areas other than the five parking spaces designated on the site plan. Given past experience with similar businesses, it is likely that some cars will park in areas other than the designated parking spaces.

Based on this, the City cannot approve this site plan for relocating the pump islands.

This decision may be appealed to the Planning Commission. Appeals must be filed by July 22, 2012.

If you have any questions, you can reach me at 651-266-9086 or tom.beach@ci.stpaul.mn.us.

Sincerely,

Tom Beach
Zoning Specialist

co:

John Kosmas, KK Design Erin Laberee, Ramsey County David Kuebler, Public Works Ricardo Cervantes, DSI Steve Magner, DSI Phil Owens, DSI

Attachment E July 11, 2012 letter from Department of Safety and Inspections denying two site plans



CITY OF SAINT PAUL Christopher B. Coleman, Mayor 375 Jackson Street, Suite 220 St Paul, Minnesota 55101-1806 Telephone: 651-266-8989 Facsimile: 651-266-9124 Web: www.stpaul.gov/dsi

August 24, 2012

Bilal Alsadi REEMO Gas and Deli 1200 Rice St St Paul Mn 55117-4903

RE: Approval of Site Plan 12-090127 - REEMO gas pump relocation at 1200 Rice Street

Dear Mr. Alsadi:

The site plan (dated 08/15/2012, Sheets 1, D1, D2) referenced above is approved subject to the following conditions:

- Site improvements The proposed gas pump relocation and all other site improvements must be installed as shown on the approved site plan. This includes all paving, grading, driveways, utilities, landscaping, lighting, and fences.
- 2. Erosion and Sediment Control All erosion and sediment control devices must be installed per the approved site plan and shall be inspected by the building inspector prior to excavation. Control devices must be maintained until final approval of the project. Storm sewer inlets shall be protected from sediment by silt fence, or equivalent measures. Protection shall remain in place until bituminous areas have been paved and lawn areas have been established.

Adjacent streets and alleys must be swept to keep them free of sediment. Contractor must monitor conditions and sweep as needed or within 24 hours of notice by the City.

All disturbed ground left inactive for fourteen or more days must be stabilized by seeding or sodding.

- 3. Public Works Traffic Engineering Signs regulating parking and/or traffic on private property shall be installed by the property owner or contractor outside of the public right-of-way. Signs approved by Public Works Traffic Engineering regulating parking and/or traffic in the public right-of-way for this development shall be installed by City forces at the expense of the development. Contact Traffic Engineering 651-266-6200 six weeks in advance of needed sign(s).
- 4. Permits and Fees The permits and fees listed below are required for the work shown on the approved site plan.

- Building permit A building permit from the Department of Safety and Inspections (651-266-9007) is required for this project.

A building permit is also required for the construction of the required screening of the rooftop mechanical equipment. The screening shall be of durable, permanent materials that are compatible with the primary building materials. Detailed construction plans must be submitted with the building permit application.

- Fence permit A fence permit is required for the proposed new 4' high decorative fence along Maryland and Rice and 10' long along the north west side of the alley; the 5' high obscuring fence along the alley; and the dumpster enclosure.

- Hazardous material permit A hazardous material permit to reroute the processing pipe is required for this project.

- Sidewalk permit All work on curbs, driveways, and sidewalks within the public right of way

An Equal Opportunity Employer

Attachment F August 24, 2012 letter from Department of Safety and Inspections approving site plan

must be done to City Standards and Specifications by a licensed and bonded contractor under a permit from Public Works Sidewalk Section (651-266-6120). Sidewalk grades must be carried across driveways.

Restoration of asphalt and concrete pavements are performed by the Public Works Street Maintenance Division. The contractor is responsible for payment to the City for the cost of these restorations. The contractor shall contact Public Works Street Maintenance to set up a work order prior to beginning any removals in the street at 651-292-6600. Procedures and unit costs are found in Street Maintenance's "General Requirements - All Restorations" and are available at the permit office.

Sign permit Business signs will require a separate review and Sign Permit from the Department of Safety and Inspections. Site plan approval does not constitute approval of business signs shown on the site plan. Contact Yaya Diatta of DSI Zoning (651-266-9080) if you have any questions about signs.

Obstruction or excavation permit An Obstruction or Excavation Permit must be obtained from Public Works (651-266-6151) if trucks/equipment will be driving over curbs or if construction will block City streets, sidewalks or alleys. The developer shall contact the Right of Way inspector Long Yang at (651) 485-4398 (one week prior to beginning work) to discuss traffic control, pedestrian safety and coordination of all work in the public right of way. The Contractor shall provide a continuous, accessible and safe pedestrian walkway that meets ADA and MN MUTCD standards if working in a sidewalk area, and traffic control per MN MUTCD requirements for work in the public right of way. As per the City's "Standard Specification for Street Openings" policy, restoration on roadway surfaces less than 5 years old will require full width mill and overlay or additional degradation fees. Pavement restoration shall be completed by the St. Paul Public Works Street Maintenance Division. All related costs are the responsibility of the developer/contractor. Contact Kevin Nelson at 651-266-9700 for estimate of costs for payement restoration.

Parkland Dedication Fee A parkland dedication fee of \$545.02 is required for this project. This figure is calculated based on a number of factors, including the number of new parking spaces being provided and the value of the property. This dedication fee is due at the time of building permit issuance.

License You will continue to work with licensing staff to address issues (ie. cameras and lighting, hours of operation, litter collection plan, security plan, etc.) brought up during a legislative hearing.

5. Time limit and inspection Work covered by this site plan must be completed no later than August 24, 2013. A site inspection will be scheduled based on this date. Please call me if you finish before this date.

If you have any questions, you can reach me at 651-266-9085 or corinne.tilley@ci.stpaul.mn.us.

Sincerely,

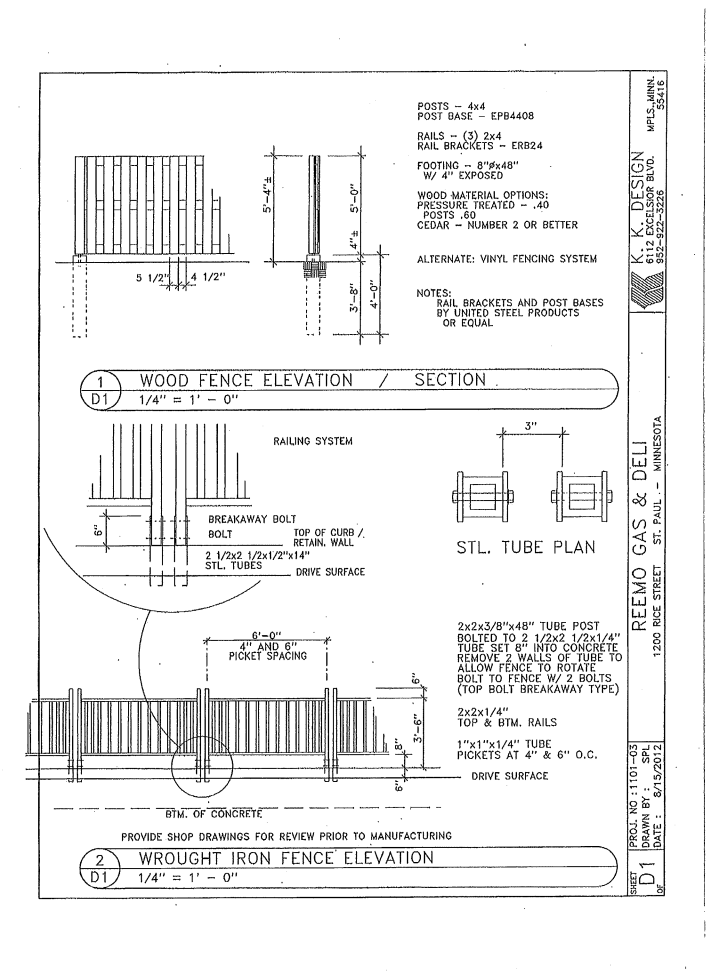
Corinne A. Tilley

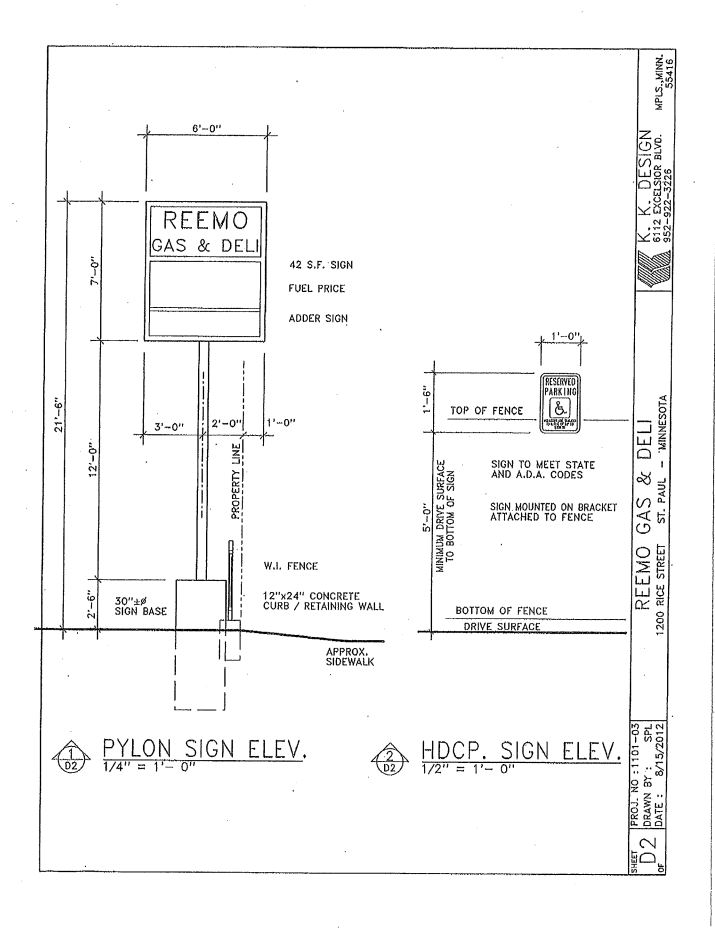
DSI Inspector in Zoning and Site Plan Review

cc: Sewer Division, Planning Division, Traffic Division, District 6, John Kosmas

You may appeal this decision and obtain a hearing before the Planning Commission by filing an Application for Appeal and paying the application fees to the Zoning Administrator within (10) days of the date these orders were mailed. The Application for Appeal may be obtained from the Zoning Administrator's Office at 375 Jackson Street, Suite 220, Saint Paul MN 55101-1806.

55416 * NEW PAVING BITUMINOIS MPLS, MINN. SNOTTONO EX ٦ ٦ A 10.-01 (a) REMOVE EXIST, CHAIN LINK FENCE SUBSTEAM K. K. DES GR 6112 EXCELSION BLVD 952-972-3726 S EMBLOYEE PARKING STALLS SATE STOPS (9) 'n≥ 21.-0" HIGH STEEL REMOVE SONG: EXIST, SIDEWALK (<u>o</u>) RELOCATE EXIST. FENCE 845 554 8,-0,.×18,-0,. PARKING STALL 8,-0,.×18,-0,. PARKING STALL Any afterations from this plan must be approved by the Zoning Administrator. 'n≩ RELOCATED 1 PRELOCATED 1 PRELOC EXIST. BUILDING 1.942 S.F. 1 STALL / 400 S.F. = 5 STALLS REQURED NEW 25' CURB CUT BY COUNTY 5/2012 5' HDCP, RAMP— MAX, 1:20 SLOPE 8-.77 $\overline{\Xi}$,,0-,Zî 1,-0, 8-.72 (© ..0+.+ #12-09012 5'x12' LANDING AT DOORS REMOVE EXIST, PUMP ISLAND & PUMPS ELLOW" NEW PUMP ISLAND W/ G.P.'s (e) O PAINT EDGE OF (SIDEWALK YELLOW MINNESOTA 쭚 "PAINT PAINTED ON DRIVE SURFACE EXIST. \odot RETAINING WALL $\Sigma_{\mathcal{C}}$ CTR. OF PUMP ISLANDS (i) NEW POLET SIDEWALK \mathbb{Z}/\mathcal{J} 20.-0. 改 EXIST; U.G.I."s (w EXIZI LENCE BEMONE, PAUL GAS RKING SIALLS CURB / SĮ. 0 PUMP C.P.'s'. CONC. 1200 RICE STREET REEMO 0 NEW LIGHT PRINTED ON DRIVE SURFACE 8 E CLÓSED CURB (E) RE "PAINT YELLOW" (E) RE "PAINT YELLOW" E' SIDEM CUT EXIZI/ CURB WATER LINE WINDOW SIGNAGE: NONE AT CHECK-OUT TO ALLOW VIEWING PUMP ISLANDS 6 SCREEN ROOF TOP EQUIPMENT TO BE REPAIRED & REINSTALLED 4'-0" HIGH WROUGH IRON FENCE SEE 2/D1 DUMPSTER ENCLOSURE: 8:-0" CHAIN LINK FENCING (2) GATES, CONC. SLAB "VERIFY" SITE SECURITY CAMERAS THAT MONITOR ENTIRE SITE AND ALLEY. TO BE ENGAGED AT ALL TIMES .,0-7 : SPL 8/15/2012 PROJ. NO:1101-03 DRAWN BY: SPL 5'-0" HIGH BOARD ON BOARD WOOD FENCE SEE 1/D1 NO PARKING BETWEEN 5 A.M. 3 ON TRASH PICK-UP DAYS STALL W/ WHITE STRIPING 5'-0" WIDE CONC. LANDING AND HDCP, RAMP ź PYLON SIGN SEE SHEET DZ FOR ELEVATION ui! **4** 10103-E.VWF Ω SITE NOTES E L S CE R E LL. SCALE FILE NO. 0 0 Œ 0 \odot (e) (F) (6)





city of saint paul planning commission resolution file number date

WHEREAS, Mr Bllal Alsadi, File # 12-045-151, has applied for a conditional use permit for an auto convenience market under the provisions of §65.702 and §61.501 of the Saint Paul Legislative Code, on property located at 1200 Rice St, Parcel Identification Number (PIN) 302922220172, legally described as Stinsons Rice Streetaddition Subj To Esmt Lots 10,11 And Lot 12 Blk 2; and

WHEREAS, the Zoning Committee of the Planning Commission, on May 10, 2012, held a public hearing at which all persons present were given an opportunity to be heard pursuant to said application in accordance with the requirements of §61.303 of the Saint Paul Legislative Code; and

WHEREAS, the Saint Paul Planning Commission, based on the evidence presented to its Zoning Committee at the public hearing as substantially reflected in the minutes, made the following findings of fact:

- 1. Maryland Avenue is being reconstructed to provide additional left-turn lanes. Due to the need for extra width, portions of property along the south side of Maryland east of Rice Street are being taken. This property, at 1200 Rice Street, is located at the southeast corner of this intersection and will lose the north 20 feet of the site through acquisition by the county. Due to the land acquisition, the property owner needs to remove and relocate the pump islands, canopy, underground tanks and building. Because the existing building and facilities will be removed, the applicant is required to apply for a new conditional use permit for an auto convenience market.
- 2. § 65.702 lists the following standards that an auto convenience market must satisfy:
 - (a) The use is subject to standards (a), (b), (d), (e), and (g) in § 65.703, auto service station. Standards (e) and (g) apply only in traditional Neighborhood and IR industrial districts. The subject property is in the B2 Community Business District, and therefore standards (e) and (g) do not apply.
 - a. The construction and maintenance of all driveways, curbs, sidewalks, pump islands or other facilities shall be in accordance with current city specifications.... This condition is met. The newly constructed auto convenience market will be constructed in accordance with current city specifications.
 - b. A ten-foot buffer area with screen planting and an obscuring wall or fence shall be required along any property line adjoining an existing residence or residentially zoned property. This condition is met. The residential property to the east does not adjoin the property. It is separated from the property by a 20 foot wide alley. In addition, the residentially zoned area will be buffered by the building and a fence.
 - c. Outdoor accessory sales of goods or equipment shall not be located in a required setback, parking or maneuvering space, or substituted for required landscaping. This condition is met. Outdoor accessory sales of goods or equipment will not take place in a required setback, parking or maneuvering space at this location.

moved by	
seconded by	
in favor	
against	

Zoning File # 12-045-151 Planning Commission Resolution Page 2

- (b) The zoning lot on which it is located shall be at least twelve thousand (12,000) square feet in area. This condition is met. The lot size is approximately 11,831 square feet. In order to make a density calculation, 1/2 of the width of the adjacent alley is added to the lot area of the parcel in question. The alley portion is approximately 940 square feet, for a total lot area of approximately 12,771 square feet.
- 3. § 61.501 lists the following standards that all conditional uses must satisfy:
 - (a) The extent, location and intensity of the use will be in substantial compliance with the Saint Paul Comprehensive Plan and any applicable subarea plans which were approved by the city council. This condition is met. This is a neighborhood-serving commercial business that meets Saint Paul Comprehensive Plan Land Use Strategy 1.7, "Permit neighborhood serving commercial businesses compatible with the character of established neighborhoods." A similar use has been on this site since at least 1940.
 - (b) The use will provide adequate ingress and egress to minimize traffic congestion in the public streets. This condition is met. There is adequate ingress and egress. There is also adequate room for the stacking of cars. Both of these factors will minimize traffic congestion in the public streets.
 - (c) The use will not be detrimental to the existing character of the development in the immediate neighborhood or endanger the public health, safety and general welfare. This condition is met. A previously established business in an area zoned B2 Community Business will be allowed to continue to operate.
 - (d) The use will not impede the normal and orderly development and improvement of the surrounding property for uses permitted in the district. This condition is met. The use will continue a previously established business. This use will not prevent the development and improvement of the other businesses in the area, nor will it impact the development and improvement of the residential uses in the districts surrounding it.
 - (e) The use shall, in all other respects, conform to the applicable regulations of the district in which it is located. This condition is met. The use conforms to all applicable regulations of the B2 district.

NOW, THEREFORE, BE IT RESOLVED, by the Saint Paul Planning Commission, under the authority of the City's Legislative Code, that the application of Mr Bilal Alsadi for a conditional use permit for an auto convenience market at 1200 Rice St is hereby approved subject to the conditions that a site plan is approved by city staff and that a litter collection plan is provided.



REQUEST FOR RAMSEY COUNTY BOARD ACTION



	olicy dministrative	 Consent Information		Public Hearing Ordinance
Requesting Department: Pu	ıblic Works			
Committee:			Meeting Date Meeting Date	
County-Wide Ramifications or Affected Commissioner Dis				ng Date: <u>5/8/2012</u> ng Date:

SUBJECT: Negotiated Settlement - Parcel #3 on the Rice Street at Maryland Reconstruction Project

EXECUTIVE SUMMARY

The Ramsey County Public Works Department, in cooperation with the City of St. Paul, is reconstructing Maryland Avenue at Rice Street this summer (2012). As part of the project, permanent highway and temporary construction easements were acquired over a portion of 1200 Rice Street (referred to as Parcel 3 herein), located in the southeast quadrant of the intersection of Maryland and Rice. The easements were necessary to accommodate road widening, sidewalks, and drainage structures. The City of St. Paul acquired the right of way for the project, in accordance with agreement PW2010-19, with 100% of the costs borne by Ramsey County per the Cost Participation Policy for Federal Aid projects. Ramsey County has received all acquired property from the City.

(The Executive Summary is continued on the following page.)

ACTION REQUESTED

1. Approve the Stipulation for Settlement for Parcel 3 with Bilal Alsadi and Iman Akli, husband and wife, in the amount of \$1,000,000, which settles all claims and costs related to this parcel (including real estate taken, severance damages, attorney's fees, expert witness fees, interest, relocation and reestablishment costs, and all other fees and costs) provides for the Owner to disclose attorney fees after payment, requires the Owner to reimburse Ramsey County construction costs related to providing water service and storm stub, both to the R/W line, for use by the Owner, and prohibits the Owner from excavating the Maryland Avenue payement surface for utility purposes.

2. Authorize the County Manager to make budget adjustments increasing estimated revenue and appropriations

to fund the Stipulation of Settlement.

EXECUTIVE SUMMARY, Continued

The appraised value for the easement rights and related damages to the parcel was \$280,000. The Owner did not agree with the offer and secured legal counsel. During ongoing negotiations the City and County determined the cost of the easements and damages would equal a total take of the parcel. Just Compensation for the entire parcel was determined to be \$465,000 and was presented to the owner. The City proceeded with negotiations, and ultimately Eminent Domain proceedings. At the Hearing on Petition the Owner objected to the necessity of taking the entire property. He successfully argued that a partial take of 20' permanent easement and ancillary temporary easement along Maryland Avenue (leaving the Owner with the remainder) was appropriate taking for this project. It was agreed to reduce the taking, amend the Petition, and continue with eminent domain hearings.

The Eminent Domain Commission heard several days of testimony presented by the Owner, City and Ramsey County. They awarded \$867,624 based heavily on the Minimum Compensation Statute (M.S. 117.187). Ramsey County (through the City) appealed the award, the Owner cross appealed. Since that time, Ramsey County has taken over its own legal counsel and proceeded to negotiate with the Owner. We have arrived at a global settlement: A) amount of \$1M inclusive of any and all payments made to the owner; B) to settle all claims of acquisition, damages, interest, attorney fees, expert witness fees, costs, relocation and reestablishment; C) The Owner is to provide an accounting of attorney fees after payment; D) the Owner is to reimburse Ramsey County for costs related to water and storm service connections; and E) The Owner will not be allowed to open Maryland Avenue for utility purposes. The settlement costs are eligible for reimbursement from County State Aid Highway Funds (CSAH).

If this acquisition were to go through a jury trial, the award regarding real estate and severance damages may be higher or lower. Additional costs related to interest, attorney fees, expert witness fees, relocation/reestablishment and other elements included in the agreement would likely increase, resulting in a total cost to the County in excess of \$1M.

SUBJECT: Negotiated Settlement - Parcel #3 on the Rice Street at Maryland Reconstruction Project

ATTACHMENTS:

Stipulation of Final Settlement

PREVIOUS ACTION:

Resolution 2011-167 - Approval of 2011-2015 TIP

COUNTY MANAGER COMMENTS:

In accordance with Resolution 2011-167, the Board must approve negotiated settlements greater than \$15,000 over the appraised value for easement/fee rights acquired on a parcel.

Originating Department Requisits Authorizated gnatures = 1990	Date 1
ATT.	4/25/12
	Date
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Continue Attorney Authorized Standing 1	
(Jano)	4/26/2012
Propy ty Manageor and Apuborized Signature	Company Director
Intornation Sorvices - Anthorized Signature 3 - 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Date .
Other Authorized Signature 1. 2	Date said

DRAFT RESOLUTION

WHEREAS, The Ramsey County Public Works Department, in cooperation with the City of St. Paul, developed plans for the reconstruction of Maryland Avenue; and

WHEREAS, The City of St. Paul proceeded to acquire necessary right of way on Parcel 3 that included permanent and temporary easement through the Eminent Domain process; and

WHEREAS, The Ramsey County Public Works Department determined that the Maryland Reconstruction Project right of way acquisition had significant impacts to Parcel 3; and

WHEREAS, The Ramsey County Public Works Department and the property owner have negotiated a settlement for the loss of property, damage to the remainder of property, attorney fees, expert witness fees, interest, relocation and reestablishment costs, and all other costs and fees; and

WHEREAS, The Ramsey County Public Works Department and the owner have further agreed the owner shall provide an accounting of attorney fees following payment; and

WHEREAS, The Ramsey County Public Works Department and the owner have further agreed the owner shall reimburse Ramsey County for construction costs related to providing water service and storm stub, both to the right of way line, when constructed with the Maryland Avenue Project, and that the Owner shall not excavate the pavement of Maryland Avenue for utility purposes; and

WHEREAS, It is necessary to resolve this parcel and settle the dispute regarding right of way acquisition from Parcel 3; Now, Therefore, Be It

RESOLVED, The Ramsey County Board of Commissioners approves the Stipulation for Settlement for Parcel 3 with Bilal Alsadi and Iman Akli, husband and wife, in the amount of \$1,000,000, which is inclusive of any and all costs and claims, including real estate taken, severance damages, attorney fees, expert witness fees, interest, relocation and reestablishment costs, and any and all other costs and fees due the owner; and Be It Further

RESOLVED, The Ramsey County Board of Commissioners authorizes the County Manager to make budget adjustments increasing estimated revenue and appropriations to fund the Stipulation of Settlement.

 COUNTY OF RAMSEY

COUNTY OF RAMSEY

SECOND JUDICIAL DISTRICT

Court File No. 62-CV-10-10105

City of Saint Paul, a Minnesota municipal corporation,

Petitioner,

Vs.

STIPULATION OF FINAL
SETTLEMENT

Bric R. Nelson, et al.,

Respondents.

THIS STIPULATION OF FINAL SETTLEMENT is entered into this ____ day of April, 2012, by and between Petitioner City of Saint Paul ("Petitioner" or "City") and Respondents Bilal Alsadi and Iman Akli, husband and wife ("Respondents" or "Owners"),

RECITALS

- 1.01. On October 15, 2010, an eminent domain proceeding was commenced by the filling by Petitioner of its Petition and Motion for Transfer of Title and Possession Pursuant to Minn. Stat. §117.042 with respect to Parcel 3 and other lands described in Exhibit A attached thereto ("Original Petition").
 - 1.02. Owners are the fee owners of Parcel 3.
- 1.03. On December 3, 2010, Owners filed their Answer and Objection of Respondents Bilai Alsadi and Iman Akli objecting to the public purpose and necessity for the takings of all of Parcel 3 as described in the Original Petition.
- 1.04. On January 11, 2011, Petitioner filed a motion seeking to amend the Original Petition as provided in the First Amended Petition and Motion for Transfer of Title and

#17055 Alsadi Stipulation

Possession. The First Amended Petition modified the taking from Parcel 3 to be a partial taking, as described in the First Amended Petition.

- 1.05. At a court hearing herein on January 25, 2011, Owners agreed to withdraw their objections to the First Amended Petition, in return for Petitioner's agreement to reimburse Owners for up to \$25,000.00 of attorney's fees to the extent documented by Owners.
- 1.06. On February 4, 2011, the Court filed Findings of Fact, Conclusions of Law and Order Approving the First Amended Petition and Appointing Commissioners with respect to Parcel 3 as described in the First Amended Petition and as described in <u>Exhibit A</u> attached hereto ("City Easements").
- 1.07. On February 14, 2011, the District Court filed Findings of Fact, Conclusions of Law and Order Authorizing Transfer of Title and Possession with respect to Parcel 3 as described in the First Amended Petition ("Quick Take Order").
- 1.08. On February 28, 2011, Petitioner deposited \$464,000.00 with the District Court Administrator with respect to Parcel 3 pursuant to the Quick Take Order, thereby transforring ownership and the right of possession of the City Basements effective as of February 28, 2011.
- 1.09. On December 29, 2011, the Court Appointed Commissioners filed their Award of Commissioners in which they determined the just compensation to be due as a result of the takings from Parcel 3 to be \$867,624.00 ("Award of Commissioners").
- 1.10. On January 3, 2012, Petitioner served Notice of the Piling of the Award of Commissioners upon all parties and their counsel appearing in this matter with respect to Parcel 3,
- 1.11. On February 7, 2012, Petitioner filed a Notice of Appeal of the Award of Commissioners with respect to Parcel 3 and served notice thereof upon Owners and other

Respondents and their counsel as provided by Minn. Stat. Ch. 117. Thereafter, counsel for Owners served and filed a Notice of Cross-Appeal of the Award of Commissioners relating to Parcel 3.

- 1.12. On March 13, 2012, Owners made demand for partial payment of award pursuant to Minn. Stat. § 117.155.
- 1.13. On March 19, 2012, Petitioner deposited \$186,718.00 with the District Court Administrator with respect to Parcel 3, amounting to 75% of the Award of Commissioners and totaling \$650,718.00.
- 1.14. Minn. Stat. §117.031(a) entitles an owner to be reimbursed for his reasonable attorneys' fees, appraisal fees, and other costs incurred in an eminent domain proceeding if the amount of damages ultimately determined exceeds the amount of the last written offer of compensation made by the condemnor to the owner prior to filing of the eminent domain petition by at least 40%. That occurred in the present case with respect to Parcel 3.
- 1.15. The parties have agreed on terms and conditions under which they will each agree to dismiss their respective appeals of the Award of Commissioners with respect to Parcel 3, and to settle all claims by Owners relating to the takings from Parcel 3 in this proceeding, and desire that this Stipulation Agreement embody that agreement.

NOW THEREFORE, Petitioner and Owners hereby agree as follows:

- 1. Recitals. The foregoing recitals are hereby incorporated into this Agreement.
- 2. <u>Settlement Amount.</u> Within ten (10) days following execution of this Agreement by all signators and its approval by the Board of Commissioners of Ramsey County, Petitioner will pay Owners the total sum of \$1,000,000.00 ("Settlement Amount"), in total satisfaction of all claims, damages, or losses arising from the takings authorized by the Quick Take Order,

including without limitation damages, losses, relocation and reestablishment benefits, interest on unpaid damages, attorneys' fees, appraisal fees and other costs. Petitioner will cause this Agreement to be presented to the Board of Commissioners of Ramsey County for approval as soon after execution by all signators as possible. All amounts the Petitioner deposited with the Court with respect to Parcel 3 before the execution of this Agreement shall be credited toward payment of the Settlement Amount. The balance of the Settlement Amount shall be deposited with the District Court Administrator for Ramsey County in this proceeding. The owners are entitled to receive any interest which has accrued on the funds deposited by Petitioner with the District Court Administrator. For purposes of accounting, the Settlement Amount is allocated as follows: \$867,000 for damages and interest relating to the taking; \$35,000 for relocation and reestablishment of Petitioner's business; and \$98,000 for attorney fees.

- 3. Other Undertakings.
- (a) Owners agree to secure new water service and storm sewer service for Parcel 3, and ensure such service is installed during the construction of the 2012 Maryland and Rice Street Improvement Project so that such improvements are installed before the final installation of the street surface. If any new service for Parcel 3 is required in the future, Owners agree to restore the street surface of the Maryland and Rice project as required by Ramsey County Public Works.
- (b) Owners agree to reimburse Ramsey County, City of St, Paul or St. Paul Regional Water Services, for the reasonable costs of the new water and storm sewer service. Ramsey County Public Works will assist Owners in designing and facilitating the installation of these services.
- (c) Upon receipt by Owners of the Settlement Amount, Owners agree to provide Petitioner with a copy of the attorney retainer or engagement agreement related to the Owners'

retention of Ferdinand P. Peters, Esq. Law Firm, and the services of Ferdinand Peters, Benjamin Loetscher, and any other related staff and associates, together with a copy of records reflecting the hours expended for the work related to such retention, together with a description of the work performed.

- 3. Release and waiver. In consideration of the dismissal of the appeals, payment of the Settlement Amount, and other undertakings set forth herein, the Owners hereby release and waive any and all claims against the Petitioner and Ramsey County arising from the takings authorized by the Quick Take Order, known and unknown, arising now or in the future, including without limitation claims for loss or damage of any kind, claims for relocation and reestablishment benefits, interest, attorney's fees, appraisal and expert fees, and other costs and disbursements incurred in this proceeding.
- 4. <u>Dismissal</u>. Effective upon Petitioner's deposit of the balance of the Settlement Amount with the District Court Administrator for Ramsey County, Petitioner and Owners hereby agree to dismiss their respective appeals from the Award of Commissioners.
- 5. <u>Continuing Jurisdiction of the Court.</u> The parties stipulate and agree that the above Court will have continuing jurisdiction of this proceeding. Bither party may seek enforcement or interpretation of this Agreement by motion to the Court and notice to the other party pursuant to the Minnesota Rules of Civil Procedure.

Other Terms.

(a) This Agreement is entered into pursuant to the laws of the State of Minnesota and shall be interpreted and enforced in accordance with the laws of said State.

- (b) This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which, taken together, shall constitute one and the same instrument.
- (c) The covenants and provisions of this Agreement shall be binding upon and inure to the benefit of Owners and City and their respective successors and assigns.
- (d) Owners and City shall each have the right to specifically enforce the provisions of this Agreement.
- (e) In the event that this Agreement is not approved by the Board of Commissioners of Ramsey County on or before May 31, 2012, this Agreement shall be null and void and the parties will reserve and maintain all rights and claims which would otherwise have been released and waived under this Agreement.
- (f) The Section headings of this Agreement are for convenience and reference only and in no way define, limit, or describe the scope or intent of the Sections they accompany.

(signature pages to follow)

Dated: April, 2012	CITY OF SAINT PAUL	
	By:	
.	JOHN J. CHOI RAMSEY COUNTY ATTORNEY	
Dated: April 2012	By: James A Mogen (#0309266) Assistant Ramsey County Attorney 121 East 7th Place, Suite 4500	
	St. Paul, MN 55101 Telephone: 651-266-3121 Fax: 651-266-3032	
	ATTORNEYS FOR PETITIONER	

Dated: April 16, 2012

Bilal Alsadi

Iman Akli

FERDINAND F. PETERS ESQ. L. W FIRM

Dated: April 6, 2012

Ferdinand Peters (#157041)
Benjamin Loetscher (#0389037)
Lakes and Plains Office Bullding
842 Raymond Ave, Suite 201
St. Paul MN 55114
(651) 647-6257

ATTORNEYS FOR RESPONDENTS BILAL ALSADI AND IMAN AKLI

EXHIBIT A

Parcel No. 3:

Property I.D. No. 30-29-22-22-0008

Property Address:

1200 Rice Street, Saint Paul, MN 55117-4903

Description of Subject Property:

Lots 10, 11 and 12, Block 2, Stinson's Rice Street Addition to the City of Saint Paul

According to the map or plat thereof on file and of record in the Office of the County Recorder for Ramsey County, Minnesota,

Description of Property Interests to be Acquired in Eminent Domain Proceedings:

 A permanent easement for street and utility purposes over, under, across and through the north 20 feet of Lot 10, Block 2, STINSON'S RICE STREET ADDITION to the City of Saint Paul, and also across that part of said Lot 10 lying northerly of a line described as follows:

Beginning at a point on the west line of said Lot 10 being 35.00 feet southerly of the northwest corner thereof, thence northeasterly to a point on the southerly line of the north 20 feet of Lot 10 being 15 feet easterly of the west line of said Lot 10 and there terminating.

Said permanent easement contains 2,642 square feet, more or less.

 A temporary easement for construction purposes over, under, across and through the southerly 5 feet of the northerly 25 feet of Lot 10, Block 2, STINSON'S RICE STREET ADDITION to the City of Saint Paul, except that part of said Lot 10 lying northerly of a line described as follows:

Beginning at a point on the west line of said Lot 10 being 35.00 feet southerly of the northwest-corner thereof, thence northeasterly to a point on the southerly line of the north 20 feet, being 15 feet easterly of the west line of said Lot 10 and there terminating.

Said temporary easement contains 570 square feet, more or less. Said temporary easement shall commence May 1, 2011 and expire October 1, 2012,

3. A temporary easement for construction purposes over, under, across and through those parts of Lots 10 and 11, Block 2 STINSON'S RICE STREET ADDITION to the City of Saint Paul, lying northerly of a line lying 58 feet southerly of, as measured at right angles to, and parallel with the North line of said Lot 10, and lying southerly of a line described as follows:

#17055 Alsadi Stipulation

Beginning at a point on the West line of said Lot 10 being 35.00 feet southerly of the northwest comer thereof, thence northeasterly to a point on the southerly line of the north 20 feet of said Lot 10, being 15 feet easterly of said West line of Lot 10, thence easterly along said southerly line of the north 20 feet of Lot 10 to the easterly line of said Lot 10, and there terminating.

Said temporary easement contains 4852 square fect, more or less. Said temporary easement shall commence 30 calendar days following the date of a written notice to the owners of Parcel 3 from Petitioner, or Ramsey County, or their contractor, as the case may be, and shall expire sixty (60) calendar days following the date of such written notice.

Said temporary easements shall include the right of Petitioner, Ramsey County, and their contractors, agents, and employees to enter said temporary easement tracts at all reasonable times to grade and excavate thereon, and to cut, trim and remove trees, shrubbery, growing crops and surface improvements within said temporary easement tracts, as needed to facilitate Petitioner's construction and access activities within said permanent and temporary easement tracts.

Interests Being Encumbered:

The names of the parties having an interest in the above-described land and the nature of their interests to the best of Petitioner's knowledge based upon a review of records in the Offices of the County Recorder and Registrar of Titles in and for Ramsey County, Minnesota, are set forth below. It is the intention of the Petitioner to encumber all interests in the above described real property, and to encumber all rights of possession of all holders of an interest in said property, including, but not limited to, all of the interests of those parties names below:

NAME	NATURE OF INTEREST
Bilal Alsadi, aka Bilal Mohammed Alsadi, and Iman Akli	Fee Owners, as joint tenants
Spouse of Bilal Alsadi, aka Bilal Mohammed Alsadi, if any	Possible holder of an interest
Spouse of Iman Akli, if any	Possible holder of an interest
United States of America	Judgment in USA vs. Bilal Mohammed Alsadi, docketed July 1, 1996, Case Number 3-96 CR-22, in the amount of \$100
United States Department of Agriculture	Judgment in U.S. Department of Agriculture vs. Bilal Mohammed Alsadl, docketed July 1, 1996, Case No. 3-96CR-22, in the amount of \$4,003.00
State of Minnesota Department of Health	Judgment in Minnesota Department of Health vs. Bilal Mohammed Alsadi, docketed July 1, 1996, Case No. 3-96 CR-22, in the amount of \$829.00

Capital Bank, organized and existing under the laws of the State of Minnesota	Mortgage executed by Bilal Alsadi and Iman Akli, husband and wife, dated April 15, 2005, filed June 3, 2005 as Document No. 3860777, in the original amount of \$412,500, in favor of Capital Bank, which was modified by Note Mortgage Modification Agreement filed April 16, 2008, as Document No. 4091396.
Ramsey County	Real Estate Taxes
City of Saint Paul	Special Assessments

2011 Minnesota Statutes

117.187 MINIMUM COMPENSATION.

When an owner must relocate, the amount of damages payable, at a minimum, must be sufficient for an owner to purchase a comparable property in the community and not less than the condemning authority's payment or deposit under section 117.042, to the extent that the damages will not be duplicated in the compensation otherwise awarded to the owner of the property. For the purposes of this section, "owner" is defined as the person or entity that holds fee title to the property.

History: 2006 c 214 s 12

District 6 Planning Council Land Use Task Force August 28, 2012 1414 North Saint Albans 6:30 PM

Agenda

Welcome & Introductions

- 1. Approval of the Agenda
- 2. Approval of July 2012 Meeting Minutes
- 3. Rice Street Recreation (held over)
- 4. 80 Arlington Avenue Brac's Auto Parts: Request to Modify Current License
- 5. 1200 Rice Street Site Plan Review
- 6. Updates
- 7. New Business
- 8. Adjourn